

III. REMARKS

Amendments to Claims

New claim 21 has been added to the claims as originally filed and is believed to be generic with regard to all of the other listed claims. New claim 21 is supported by the specification and claims as originally filed; no new matter has been added.

Election of Species

In the Office Action mailed on January 21, 2005, the Patent Office indicated that the application contains claims directed to the following patentably distinct species of the claimed invention:

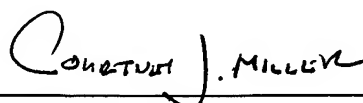
Species A: the light dispersing medium being a solid; and

Species B: the light dispersing medium being a fluid.

The Applicant elects Species A, the light dispersing medium being a solid, for prosecution on the merits. Original claims 1-10 and new claim 21, are readable on Species A. The Applicant makes this election, *with traverse* and asserts that it is not unreasonable for the Examiner to examine each of the species disclosed and claimed in the application. The Applicant argues that the two disclosed species does not constitute "more than a reasonable number of species" (37 C.F.R §1.146), thus the required election is improper.

Respectfully submitted,

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Courtney J. Miller

Reg. No. 45,366

(614) 621-7015

(614) 621-0010 (fax)

cmiller@calfee.com